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CONFIRMATION NO.	ATTORNEY DOCKET NO.	FIRST NAMED INVENTOR	FILING DATE	APPLICATION NO.	
442P098 . 1882		Koji Nakayama	07/20/2005	10/542,718	
IINER	EXAM	•	7590 05/16/2007 MACK	42754 NIELDS & LEI	
, MARC S	ZIMMER,	EET, SUITE 7	176 EAST MAIN STREET, SUITE 7		
PAPER NUMBER	ART UNIT	81		WESTBORO, I	
-	1712				
DELIVERY MODE	MAIL DATE				
PAPER	05/16/2007				

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	4	Applicant(s)	· ·			
Office Action Summary		10/542,718	1	NAKAYAMA, KOJI				
		Examiner		Art Unit				
		Marc S. Zimmer		1712				
T Period for R	he MAILING DATE of this communication app Reply	ears on the cover sh	eet with the co	rrespondence address				
WHICHE - Extension after SIX - If NO peri - Failure to Any reply	TENED STATUTORY PERIOD FOR REPLY EVER IS LONGER, FROM THE MAILING DATE is of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. It is independent of the communication in the properties of the maximum statutory period we reply within the set or extended period for reply will, by statute, received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMI 36(a). In no event, however, vill apply and will expire SIX cause the application to be	MUNICATION. The may a reply be time. MONTHS from the come ABANDONED.	ely filed ne mailing date of this communication (35 U.S.C. § 133).				
Status								
1)⊠ Re	esponsive to communication(s) filed on <u>17 Oc</u>	ctober 2005.						
2a) <u></u> ⊤h	This action is FINAL . 2b)⊠ This action is non-final.							
	nce this application is in condition for allowan				is			
clo	osed in accordance with the practice under E	x parte Quayle, 193	5 C.D. 11, 453	3 O.G. 213.				
Disposition	of Claims							
4)⊠ Cla	aim(s) 1-13 is/are pending in the application.			•				
4a)	Of the above claim(s) is/are withdraw	vn from consideratio	on.					
5)∏ Cla	aim(s) is/are allowed.			•				
6)⊠ Cla	aim(s) <u>1-13</u> is/are rejected.							
· <u></u>	aim(s) <u>6-9</u> is/are objected to.		•					
8)[_] Cla	aim(s) are subject to restriction and/or	r election requireme	nt.					
Application	Papers							
9) <u></u> Th∈	e specification is objected to by the Examine	r.						
10)∐ The	e drawing(s) filed on is/are: a)□ acce	epted or b)⊡ object	ed to by the E	xaminer.				
Ap	plicant may not request that any objection to the	drawing(s) be held in a	abeyance. See	37 CFR 1.85(a).				
Re	eplacement drawing sheet(s) including the correcti	ion is required if the d	rawing(s) is obje	ected to. See 37 CFR 1.121	(d).			
11) The	e oath or declaration is objected to by the Ex	aminer. Note the at	tached Office A	Action or form PTO-152.				
Priority und	ler 35 U.S.C. § 119							
	knowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.	S.C. § 119(a)-	(d) or (f).				
1.[Certified copies of the priority documents	s have been receive	₽ d .					
2.[• •					
3.[Copies of the certified copies of the prior	_		d in this National Stage				
* 0	application from the International Bureau		τ,					
^ See	the attached detailed Office action for a list	of the certified copie	s not received	1.				
Attachment(s)								
	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (PTO-948)		erview Summary (Foer No(s)/Mail Date					
3) X Informati	ion Disclosure Statement(s) (PTO/SB/08) b(s)/Mail Date <u>10/17/05,12/18/06</u> .	5) 🔲 Not	tice of Informal Pa					

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Claim Objections

Claims 6-9 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim cannot depend from another multiple dependent claim. See MPEP § 608.01(n). Accordingly, these claims have not been further treated on the merits.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 3, and 6-9 are rejected under 35 U.S.C. 112, first paragraph, because the Examiner simply cannot properly ascertain the full intended scope of the claims given Applicant's usage of the phrase "per se" within the context of describing an essential reactant from which the claimed product is derived.

Claim Analysis

It shall first be noted that claims 1-9 are product-by-process claims. "Even though product-by-process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process" *In re Thorpe*, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985). Although the product is stated to have been

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prepared in the presence of a basic catalyst, the reference need not teach this aspect provided, of course that an equivalent product is yielded when a non-basic catalyst is employed.

Further, Applicant is advised that, in the Examiner's estimation, a reference need not teach a condensation product of an epoxysilane to the exclusion of all other silanes for claim 1, and claims dependent therefrom, to be anticipated. Claim 1 merely stipulates that the product is derived from the condensation of a silane bearing an epoxy group. Were a reference to, for instance, describe a product derived from the polycondensation of an epoxy-functional silane and methyltrimethoxysilane, claim 1 would still be anticipated insofar as it would still be true that the product was formed by, "condensing at least one epoxy group-containing alkoxy silane."

While the Examiner is of the position that potentially dozens of references could be cited against at least claims 1-5 in light of the product-by-process format taken by these claims, the Examiner nevertheless attempted to focus the search on the specific synthetic approach mentioned in these claims. In general, bases appear to be far less commonplace as catalysts for preparing epoxysilane condensates ostensibly because hydroxides, amines, etc. are known to ring-open the epoxide ring in addition to facilitating polycondenstion, which is often undesirable.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 3, 10, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Morrison, U.S. Patent # 5,395,697. Morrison describes a coating composition for imparting abrasion resistance to plastic substrates (column 3, lines 39-40) comprising the reaction product of an epoxysilane and an amine hardener (column 3, lines 48-56). Structural depictions of suitable epoxy-functional silanes are offered in column 4 and these descriptions embrace the silanes disclosed in claim 2. Relevant to the present discussion, the term "epoxysilane" is said to embrace not only the monomeric compounds themselves but also partial hydrolyzates/condensates derived therefrom (paragraph bridging columns 3 and 4). Relevant to the present discussion, ammonium hydroxide is identified as a preferred condensation catalyst in column 8, lines 49-66 for preparing the aforementioned condensates.

Though not formally included in the Examiner's statement of rejection, Applicant is advised that, were they to address the multiple dependency matter summarized earlier, claims 6-9 would be considered unpatentable over this reference.

Claims 1-5 and 10-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Basil et al., U.S. Patent # 5,693,422. See the paragraph bridging columns 1 and 2, column 2, lines 33-61, column 3, lines 7-22, and column 3, lines 33-45.

Claims 1-5 and 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Crivello, U.S. patent # 6,391,999. This rerefence describes the preparation and

selected from those compounds mentioned in column 6, lines 11-27.

subsequent polymerization of polysiloxane oligomers bearing functional groups. The oligomers adhere to the general formula outlined at the top of column 2 and the preferred embodiments of the functional group FG include many containing an epoxide ring (columns 3 and 4 and column 5, lines 11-13). The oligomers are prepared (paragraph bridging columns 5 and 6) by base-catalyzed hydrolysis/condensation of trialkoxysilane bearing a non-hydrolyzable functional group and a second alkoxysilane

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Should Applicant properly address the issue of improper multiple dependency in claims 6-9, at least claims 6, 8, and 9 would be considered unpatentable over this reference.

The ISA cites several Japanese documents as being especially germane to the presently claimed invention. Of these, only one (JP 3-47840) clearly seems to outline a similar invention in the abstract though this is not an acknowledgement that the others are not equally applicable. In any case, they are older Japanese patents for which translations are not readily retrievable and, thus, they are not cited as a foundation for rejection herein. (Another factor is that they would not serve to reject any more claims than those already rejected using the prior art cited supra.) The Examiner will obtain detailed translations of these documents if it becomes necessary later.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marc S. Zimmer whose telephone number is 571-272-1096. The examiner can normally be reached on Monday-Friday 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski can be reached on 571-272-1302. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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May 9, 2007

MARC SZIMMER